Electronic Ac	Electronic Acknowledgement Receipt				
EFS ID:	3632796				
Application Number:	09401939				
International Application Number:					
Confirmation Number:	5333				
Title of Invention:	SYSTEM AND METHOD FOR PROVIDING SHOPPING AIDS AND INCENTIVES TO CUSTOMER THROUGH A COMPUTER NETWORK				
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First Named Inventor/Applicant Name:	MICHAEL C. SCOGGIE				
Customer Number:	31518				
Filer:	Richard A. Neifeld				
Filer Authorized By:					
Attorney Docket Number:	CAT/29US-SCROCO				
Receipt Date:	17-JUL-2008				
Filing Date:	23-SEP-1999				
Time Stamp:	14:04:24				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment		no						
File Listing:								
Document Number	Document Description		File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)		
1	Miscellaneous Incoming Letter	No	Notification_CAT-29US-SCR OCO_7-17-2008.pdf	38274	no	4		
				ed7701c8cb2fec962742896b12b959d3 11710141				
Warnings:								
Information:								

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Neifeld Docket No: CAT/29US-SCROCO

USPTO CONFIRMATION NO: 5333 Application/Patent No: 09/401,939

File/Issue Date: 9/23/1999

Inventor/title: Scroggie/System and Method for Providing Shopping Aids and Incentives to

Customers Through a Computer Network

Examiner/ArtUnit: Janvier/3622

37 CFR 1.7(c) FILING RECEIPT AND TRANSMITTAL LETTER WITH AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT

- THE COMMISSIONER IS HEREBY AUTHORIZED TO CHARGE ANY FEES WHICH MAY BE REQUIRED, OR CREDIT ANY OVERPAYMENT, TO DEPOSIT ACCOUNT NUMBER 50-2106.
- 2. FEES (PAID HEREWITH BY EFS CREDIT CARD SUBMISSION) \$:
- A. **CLAIMS FEES**
- 0.00 \$ (claims previously paid for; currently present; \$50 per addl. claim over 20.)
- 0.00 \$ (independent previously paid for; currently present; \$200 per addl. claim over 3)
- **OTHER FEES S:** B.
- THE FOLLOWING DOCUMENTS ARE SUBMITTED HEREWITH: NOTIFICATION OF UNDECIDED PETITION AFFECTING APPEAL

4. FOR INTERNAL NEIFELD IP LAW, PC USE ONLY

USPTO CHARGES: \$ 0	FIRM CHARGES: \$ 0
CLIENT BILLING MATTER:	DESCRIPTION:
BANK ACCOUNT/Check: G/L ACCOUNT: 2500	LAWYER: ran

INITIALS OF PERSON WHO ENTERED ACCOUNTING DATAGRAM

ATTORNEY SIGNATURE (AUTHORIZING DEPOSIT ACCOUNT) 7-17-2008 SIGNATURE: /RichardNeifeld#35,299/

Printed: July 17, 2008 (1:03pm)

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ROCO 7-17-2008.wpd

DATE:

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NOTIFICATION OF UNDECIDED PETITION AFFECTING APPEAL

REMARKS

On 7/16/2008, the appellant receive a BPAI docketing notice noting Appeal No. 2008-4478.

The docketing is premature because there is an undecided petition the decision on which materially affects the appeal. The petition relates to the improper "NOTIFICATION OF NON-COMPLIANT APPEAL BRIEF" dated April 21, 2008. The relief requested in that petition was to:

- (1) withdraw the requirements in the "Notification of Non-Compliant Appeal Brief dated April 21, 2008" to submit an amended appeal brief;
- (2) expunge the requirement to submit an amended appeal brief mailed April 21, 2008 so that it does not detrimentally affect patent term adjustment;
- (3) expunge the replacement appeal brief submitted in response to the Notification of Non-Compliant Appeal Brief dated April 21, 2008;
 - (4) reinstate the original appeal brief; and
- (5) specify in the decision that no Patent Term Adjustment (PTA) will be lost or reduced by the number of days in the time period from the filing the original brief or any replacement brief to the filing of the second replacement appeal brief. Cf. 37 CFR 1.704(c)(7).

Decision on that petition will materially affect the appeal, such as upon which appeal brief the panel will base its decision.

Decision on that petition may also affect patent term. See section VII.C.1. "Potential Impact on PTA" in "New Rules of Practice Before the Board of Patent Appeals and Interferences - The Proposed Rules for Ex Parte Appeals, Appeals Data, and Practice Advice", Rick Neifeld, available on http://www.neifeld.com/advidx.html.

Hence, the petition should be decided before the appeal.

The appellant wants a decision on the appeal, and this case has lingered too long as it is.

However, this paper notifies the BPAI that the application is now procedurally defective, - - do to USPTO procedural errors in this case that should be promptly addressed.

Respectfully Submitted,

/RichardNeifeld#35,299/

DATE Richard A. Neifeld

Attorney of Record

Registration No. 35,299

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Printed: July 17, 2008 (1:03pm)

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7/17/2008